## PRELIMINARY DRAFT No. 3461

## PREPARED BY LEGISLATIVE SERVICES AGENCY 2005 GENERAL ASSEMBLY

## **DIGEST**

**Citations Affected:** IC 10-13-3-38.5; IC 25-26-14; IC 35-43-10.

**Synopsis:** Wholesale drug distributor licensure. Expands the requirements that must be met by a wholesale drug distributor for eligibility for licensure in Indiana. Specifies prohibited acts. Specifies criminal acts related to wholesale drug distribution and legend drugs.

Effective: July 1, 2005.



A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 10-13-3-38.5 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 38.5. (a) Under federal
3	P.L.92-544 (86 Stat. 1115), the department may use an individual's
4	fingerprints submitted by the individual for the following purposes:
5	(1) Determining the individual's suitability for employment with
6	the state, or as an employee of a contractor of the state, in a
7	position:
8	(A) that has a job description that includes contact with, care
9	of, or supervision over a person less than eighteen (18) years
10	of age;
11	(B) that has a job description that includes contact with, care
12	of, or supervision over an endangered adult (as defined in
13	IC 12-10-3-2), except the individual is not required to meet the
14	standard for harmed or threatened with harm set forth in
15	IC 12-10-3-2(a)(3);
16	(C) at a state institution managed by the office of the secretary
17	of family and social services or state department of health;
18	(D) at the Indiana School for the Deaf established by
19	IC 20-16-2-1;
20	(E) at the Indiana School for the Blind established by
21	IC 20-15-2-1;
22	(F) at a juvenile detention facility;
23	(G) with the gaming commission under IC 4-33-3-16;
24	(H) with the department of financial institutions under
25	IC 28-11-2-3; or
26	(I) that has a job description that includes access to or
27	supervision over state financial or personnel data, including
28	state warrants, banking codes, or payroll information
29	pertaining to state employees.
30	(2) Identification in a request related to an application for a
31	teacher's license submitted to the professional standards board



established under IC 20-1-1.4.

(3) Use by the Indiana board of pharmacy or a wholesale drug distributor licensed under IC 25-26-14 in determining the individual's suitability for a position or employment with a wholesale drug distributor, as specified in IC 25-26-14-16(b), IC 25-26-14-16.5(b), IC 25-16-14-17.8(c), and IC 25-26-14-20.

An applicant shall submit the fingerprints in an appropriate format or on forms provided for the employment or license application. The department shall charge each applicant the fee established under section 28 of this chapter and by federal authorities to defray the costs associated with a search for and classification of the applicant's fingerprints. The department may forward fingerprints submitted by an applicant to the Federal Bureau of Investigation or any other agency for processing. The state personnel department or the agency to which the applicant is applying for employment or a license may receive the results of all fingerprint investigations.

- (b) An applicant who is an employee of the state may not be charged under subsection (a).
- (c) Subsection (a)(1) does not apply to an employee of a contractor of the state if the contract involves the construction or repair of a capital project or other public works project of the state.

SECTION 2. IC 25-26-14-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. This chapter applies to any individual, partnership, limited liability company, corporation, or business firm:

- (1) located within or outside Indiana; and
- (2) engaging in the wholesale distribution of legend drugs within in Indiana.

SECTION 3. IC 25-26-14-1.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 1.5. As used in this chapter,** "adulterated" refers to a drug that:

- (1) consists in whole or in part of a filthy, putrid, or decomposed substance;
- (2) has been produced, prepared, packed, or held under unsanitary conditions and may have been contaminated or rendered injurious to health;
- (3) has been subjected to conditions in the manufacture, processing, packing, or holding of the drug that do not conform to current standards of manufacturing to ensure that the drug is safe for consumption and has the identity, strength, quality, and purity characteristics that the drug is represented to possess;
- (4) is contained in a container composed of a poisonous or deleterious substance that may render the drug injurious to health;



1	(5) bears or contains, for purposes of coloring only, a color
2	additive that is unsafe; or
3	(6) is of a different strength, quality, or purity from the
4	official compendium standard for the drug.
5	SECTION 4. IC 25-26-14-1.7 IS ADDED TO THE INDIANA
6	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
7	[EFFECTIVE JULY 1, 2005]: Sec. 1.7. As used in this chapter,
8	"authenticate" means to affirmatively verify before distribution
9	occurs that each transaction that is listed on:
10	(1) the pedigree of a drug; and
11	(2) other accompanying documentation;
12	has occurred.
13	SECTION 5. IC 25-26-14-1.8 IS ADDED TO THE INDIANA
14	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
15	[EFFECTIVE JULY 1, 2005]: Sec. 1.8. As used in this chapter,
16	"authorized distributor" means a wholesale drug distributor with
17	which a manufacturer has established an ongoing relationship to
18	distribute the manufacturer's products. For purposes of this
19	section, an ongoing relationship exists between a wholesale drug
20	distributor and a manufacturer if the wholesale drug distributor:
21	(1) has a written agreement currently in effect with the
22	manufacturer evidencing an ongoing relationship; or
23	(2) is listed on the manufacturer's current monthly updated
24	list of authorized distributors.
25	SECTION 6. IC 25-26-14-4.1 IS ADDED TO THE INDIANA
26	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
27	[EFFECTIVE JULY 1, 2005]: Sec. 4.1. As used in this chapter,
28	"compendium" refers to:
29	(1) the United States Pharmacopoeia;
30	(2) the Homeopathic Pharmacopoeia of the United States;
31	(3) the National Formulary; or
32	(4) a supplement to a document specified in subdivision (1),
33	(2), or (3).
34	SECTION 7. IC 25-26-14-4.2 IS ADDED TO THE INDIANA
35	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
36	[EFFECTIVE JULY 1, 2005]: Sec. 4.2. As used in this chapter,
37	"contraband" refers to a drug:
38	(1) that is counterfeit;
39	(2) that is stolen;
40	(3) that is misbranded;
41	(4) that is obtained by fraud;
42	(5) that is obtained by fraud,
43	nonprofit institution's own use and placed in commerce in
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violation of the own use agreement for the drug;

(7) for which a pedigree in existence:

(6) for which a required pedigree does not exist; or

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1	(A) has been forged, counterfeited, or falsely created; or
2	(B) contains any altered, false, or misrepresented
3	information.
4	SECTION 8. IC 25-26-14-4.3 IS ADDED TO THE INDIANA
5	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
6	[EFFECTIVE JULY 1, 2005]: Sec. 4.3. As used in this chapter,
7	"counterfeit" refers to a drug, or the container, seal, or labeling of
8	a drug, that, without authorization, bears the trademark, trade
9	name, or other identifying mark or imprint of a manufacturer,
10	processor, packer, or distributor other than the person that
11	manufactured, processed, packed, or distributed the drug.
12	SECTION 9. IC 25-26-14-4.4 IS ADDED TO THE INDIANA
13	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS

SECTION 9. IC 25-26-14-4.4 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 4.4. As used in this chapter, "deliver" means the actual, constructive, or attempted transfer of a drug from one (1) person to another.

 SECTION 10. IC 25-26-14-4.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 4.5. As used in this chapter, "designated representative" means an individual who is designated by a wholesale drug distributor and who:

- (1) serves as the wholesale drug distributor's responsible individual with the board; and
- (2) is actively involved in and aware of the actual daily operation of the wholesale drug distributor.

SECTION 11. IC 25-26-14-4.6 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 4.6. As used in this chapter, "device" means an instrument, an apparatus, an implement, a machine, a contrivance, an implant, or a similar or related article, including a component part or accessory, that is required under federal law to bear the label "Caution: Federal or State law requires dispensing by or on the order of a physician.".

SECTION 12. IC 25-26-14-4.7 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 4.7. As used in this chapter, "distribute" means to sell, offer to sell, deliver, offer to deliver, broker, give away, or transfer a legend drug, whether by passage of title or physical movement, or both. The term does not include the following:

- (1) Dispensing or administering a legend drug.
- (2) Delivering or offering to deliver a legend drug by a common carrier in the usual course of business as a common carrier.
- (3) The provision of a drug sample to a patient by a:(A) practitioner;



1	(B) health care professional acting at the direction and
2	under the supervision of a practitioner; or
3	(C) hospital's or other health care entity's pharmacy that
4	received the drug sample in accordance with this chapter
5	and other applicable law to administer or dispense and
6	that is acting at the direction of a practitioner;
7	licensed to prescribe the legend drug.
8	SECTION 13. IC 25-26-14-4.8 IS ADDED TO THE INDIANA
9	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
10	[EFFECTIVE JULY 1, 2005]: Sec. 4.8. As used in this chapter,
11	"drug" means the following:
12	(1) Articles recognized in an official compendium and
13	designated by the board for use in the diagnosis, cure,
14	mitigation, treatment, or prevention of disease in humans or
15	animals.
16	(2) Articles intended for use in the diagnosis, cure, mitigation,
17	treatment, or prevention of disease in humans or animals.
18	(3) Articles other than food intended to affect the structure or
19	function of the body of humans or animals.
20	(4) Articles intended for use as a component of an article
21	specified in subdivision (1), (2), or (3).
22	The term does not include devices or device components, parts, or
23	accessories.
24	SECTION 14. IC 25-26-14-6 IS AMENDED TO READ AS
25	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 6. As used in this
26	chapter, "health care entity" means any organization or business that
27	provides diagnostic, medical, surgical, dental treatment, or
28	rehabilitative care. The term does not include a pharmacy or
29	wholesale drug distributor.
30	SECTION 15. IC 25-26-14-6.5 IS ADDED TO THE INDIANA
31	CODE AS A NEW SECTION TO READ AS FOLLOWS
32	[EFFECTIVE JULY 1, 2005]: Sec. 6.5. As used in this chapter,
33	"label" means a display of written, printed, or graphic matter on
34	the immediate container of a legend drug.
35	SECTION 16. IC 25-26-14-6.6 IS ADDED TO THE INDIANA
36	CODE AS A NEW SECTION TO READ AS FOLLOWS
37	[EFFECTIVE JULY 1, 2005]: Sec. 6.6. As used in this chapter,
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39	"labeling" means labels and other written, printed, or graphic matter:
40	(1) on a legend drug or a legend drug's container or wrapper;
41 42	0r (2) accompanying a logand drug
	(2) accompanying a legend drug.
43	SECTION 17. IC 25-26-14-8.3 IS ADDED TO THE INDIANA
44	CODE AS A NEW SECTION TO READ AS FOLLOWS
45	[EFFECTIVE JULY 1, 2005]: Sec. 8.3. As used in this chapter,

"misbranded" means that a legend drug's label:



1	(1) is false or misleading;
2	(2) does not bear the name and address of the manufacturer,
3	packer, or distributor or does not contain an accurate
4	statement of the quantities of active ingredients of the legend
5	drug;
6	(3) does not show an accurate monograph for the legend drug;
7	or
8	(4) does not comply with any other requirements of the
9	federal Food, Drug and Cosmetic Act.
10	SECTION 18. IC 25-26-14-8.7 IS ADDED TO THE INDIANA
11	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
12	[EFFECTIVE JULY 1, 2005]: Sec. 8.7. As used in this chapter,
13	"pedigree" means a document in a written or an electronic form
14	that is approved by the board, that records each distribution of a
15	legend drug, from the sale by the manufacturer through
16	acquisition and sale by a wholesale drug distributor, and that
17	includes the following information for each transaction:
18	(1) The source of the legend drug, including the name and
19	principal address of the seller.
20	(2) The:
21	(A) amount and dosage form and strength;
22	(B) date of purchase;
23	(C) sales invoice number;
24	(D) container size;
25	(E) number of containers; and
26	(F) lot number;
27	of the legend drug.
28	(3) The:
29	(A) business name and address of each owner of the legend
30	drug; and
31	(B) legend drug's shipping information, including the name
32	and address of the facility of each person certifying
33	delivery or receipt of the legend drug.
34	(4) Information that states that the wholesale drug distributor
35	has acted with due diligence required under this chapter of
36	another wholesale drug distributor from which the wholesale
37	drug distributor purchased or may have purchased the legend
38	drug.
39	(5) A certification from the designated representative of the
40	wholesale drug distributor that the information contained in
41	the document is true and accurate under penalty of perjury.
42	SECTION 19. IC 25-26-14-9 IS AMENDED TO READ AS
43	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 9. As used in this
44	chapter, "person" means an individual, a partnership, a business firm,
45	a limited liability company, or a corporation, or another entity,

including a governmental entity.



SECTION 20. IC 25-26-14-9.2 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 9.2. As used in this chapter, "practitioner" has the meaning set forth in IC 16-42-19-5.

SECTION 21. IC 25-26-14-9.3 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 9.3.** As used in this chapter, "repackage" means changing the container, wrapper, quantity, or labeling of a legend drug to further the distribution of the legend drug.

SECTION 22. IC 25-26-14-10.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 10.5.** As used in this chapter, "specified list of susceptible products" means a specific list of legend drugs designated by the board, or a third party approved by the board, as:

- (1) being susceptible to adulteration, counterfeiting, or diversion; and
- (2) posing the potential for a particular public health risk. SECTION 23. IC 25-26-14-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 14. (a) After September 14, 1992, A person may not engage in wholesale distributions of legend drugs without having a license from the board and paying any reasonable fee required by the board.
- (b) The board may not issue or renew the license of a wholesale drug distributor that does not comply with this chapter.
  - (c) The board may shall require a separate license for
    - (1) each facility directly or indirectly owned or operated by the same business in Indiana; or
    - (2) a parent entity with divisions, subsidiaries, or affiliate companies in Indiana when operations are conducted at more than one (1) location and there exists joint ownership and control among all the entities. or location where wholesale distribution operations are conducted.
- (d) An agent or employee of any licensed wholesale drug distributor does not need a license and may lawfully possess pharmaceutical drugs when acting in the usual course of business or employment.
- (e) The issuance of a license under this chapter does not affect tax liability imposed by the department of state revenue or the department of local government finance on any wholesale drug distributor.
- (f) The board may adopt rules that permit out-of-state wholesale drug distributors to obtain a license on the basis of reciprocity if:
  - (1) an out-of-state wholesale drug distributor possesses a valid license granted by another state and the legal standards for licensure in the other state are comparable to the standards under this chapter; and



1	(2) the other state extends reciprocity to wholesale drug
2	distributors licensed in Indiana.
3	However, if the requirements for licensure under this chapter are
4	more restrictive than the standards of the other state, the
5	out-of-state wholesale drug distributor must comply with the
6	additional requirements of this chapter to obtain a license under
7	this chapter.
8	SECTION 24. IC 25-26-14-15 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 15. (a) The board shall
10	require the following minimum information from each wholesale drug
11	distributor as part of the license described in section 14 of this chapter
12	and as part of any renewal of such license:
13	(1) The name, full business address, and telephone number of the
14	licensee.
15	(2) All trade or business names used by the licensee.
16	(3) Addresses, telephone numbers, and the names of contact
17	persons for all facilities used by the licensee for the storage,
18	handling, and distribution of legend drugs.
19	(4) The type of ownership of operation.
20	(5) The name of each owner and operator of the licensee,
21	including:
22	(A) if an individual, the name, address, Social Security
23	number, and date of birth of the individual;
24	(B) if a partnership, the name, address, Social Security
25	number, and date of birth of each partner, and the name of
26	the partnership and federal employer identification number;
27	(C) if a corporation:
28	(i) the name, address, Social Security number, date of
29	birth, and title of each corporate officer and director;
30	(ii) the corporate names, and the name of the state of
31	incorporation, the federal employer identification
32	number, and the name of the parent company, if any;
33	(iii) the name, address, and Social Security number of
34	each shareholder owning ten percent (10%) or more of
35	the voting stock of the corporation, unless the stock is
36	traded on a major stock exchange and not traded over
37	the counter;
38	(D) if a limited liability company, the name of each manager
39	and member, the name and federal identification number of
40	the limited liability company, and the name of the state where
41	organized; and
42	(E) if a sole proprietorship, the full name, address, Social
43	Security number, and date of birth of the sole proprietor and
44	the name and federal employer identification number of the

(6) The name, address, and telephone number of the person

business entity.

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designated by the licensee as responsible for the operation of th
facilities. each facility of the licensee that engages in th
distribution of legend drugs and additional informatio
concerning record keeping as required under this chapter.
o) The board shall require a wholesale drug distributor to pos
rety bond of at least one hundred thousand dollars (\$100,000)

- (b) The board shall require a wholesale drug distributor to post a surety bond of at least one hundred thousand dollars (\$100,000), or an equivalent means of security acceptable to the board, to secure payment of any administrative penalties that may be imposed by the board and any fees and costs that may be incurred by the board and that:
  - (1) are related to a license held by the wholesale drug distributor;
  - (2) are authorized under Indiana law; and

- (3) the wholesale drug distributor fails to pay less than thirty
- (30) days after the penalties, fees, or costs become final.
- (c) The board may make a claim against a bond or security posted under subsection (b) within one (1) year after the conclusion of:
  - (1) an administrative or legal proceeding before or on behalf of the board that involves the wholesale drug distributor and results in penalties, fees, or costs described in subsection (b); or
- (2) an appeal of a proceeding described in subdivision (1); whichever occurs later.
- (d) The board shall inspect each facility where wholesale distribution operations are conducted before initial licensure and periodically thereafter in accordance with a schedule determined by the board, but at least one (1) time in each three (3) year period.
- (e) A wholesale drug distributor must publicly display or have readily available all licenses and the most recent inspection report administered by the board.
- (b) (f) A material change in any information in subsection (a) of this section must be submitted to the board at the time of license renewal or within thirty (30) days from the date of the change, whichever occurs first

SECTION 25. IC 25-26-14-15.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 15.5.** (a) A wholesale drug distributor that is an authorized distributor of a manufacturer is not considered to be an authorized distributor of the manufacturer under this chapter unless:

- (1) the manufacturer files the manufacturer's monthly updated list of authorized distributors with the board;
- (2) the list is available from the manufacturer upon request or on the Internet; and
- (3) the manufacturer notifies the board of any change to the



list within ten (10) days after the change.

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2	(b) The board shall make available on the board's Internet site
3	a manufacturer's list of authorized distributors filed as described
4	in subsection (a).
5	SECTION 26. IC 25-26-14-16 IS AMENDED TO READ AS
6	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 16. (a) In reviewing,
7	for purposes of licensure or renewal of a license under this chapter,
8	the qualifications of persons who engage in wholesale distribution of
9	legend drugs within in Indiana, the board shall consider the following
10	factors:
11	(1) A conviction of the applicant relating to drug samples,
12	wholesale or retail drug distribution, or distribution of controlled
13	substances: finding by the board that the applicant has:
14	(A) violated a law; or
15	(B) been disciplined by a regulatory agency for violating a
16	law;
17	related to drug distribution in any state.
18	(2) A felony criminal conviction of the applicant.
19	(3) The applicant's past experience in the manufacture or
20	distribution of legend drugs, including controlled substances.
21	(4) The furnishing by the applicant of false or fraudulent material
22	in any application made in connection with drug manufacturing
23	or distribution.
24	(5) Suspension or revocation of any license held by the
25	applicant or the applicant's owner or the imposition of
26	sanctions against the applicant or the applicant's owner by the
27	federal, or a state, or local government of any license held by the
28	applicant for the manufacture or distribution of any drugs,
29	including controlled substances.
30	(6) Compliance with licensing requirements under previously
31	granted licenses.
32	(7) Compliance with requirements to maintain and make available
33	to the board or to federal, state, or local law enforcement officials
34	those records required under this chapter.
	(8) Any other factors or qualifications the board considers
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37	relevant to the public health and safety, including whether the
	granting of the license would not be in the public interest.
38	(b) In reviewing an application for licensure or renewal of a
39	license under this chapter, the board shall consider the results of
40	a national criminal history background check (as defined in
41	IC 10-13-3-12) for:
42	(1) the applicant;
43	(2) all personnel involved in the operations of the wholesale
44	drug distributor;
45	(3) the most senior individual responsible for facility
46	operations, purchasing, and inventory control, and the



1 individual to whom the senior individual reports; 2 (4) company officers; 3 (5) key management personnel; 4 (6) principals; and 5 (7) owners with a ten percent (10%) or greater interest in the 6 wholesale drug distributor, if the wholesale drug distributor 7 is a nonpublicly held company. 8 The national criminal history background check must be 9 conducted at the applicant's expense and must include all states of 10 residence since the individual became eighteen (18) years of age. 11 (c) An applicant shall provide and attest to: 12 (1) an affirmation that the applicant has not been involved in 13 or convicted of any criminal or prohibited acts; or 14 (2) a statement providing a complete disclosure of the 15 applicant's past criminal convictions and violations of state 16 and federal laws; 17 regarding drugs. 18 SECTION 27. IC 25-26-14-16.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS 19 20 [EFFECTIVE JULY 1, 2005]: Sec. 16.5. (a) A wholesale drug 21 distributor shall designate in writing on a form prescribed by the 22 board a designated representative for each of the wholesale drug 23 distributor's facilities licensed under this chapter. 24 (b) A designated representative shall submit to the board an 25 application prescribed by the board and provide to the board the 26 following: 27 (1) A set of the designated representative's fingerprints, under 28 procedures specified by the board and according to 29 requirements of the state police department under 30 IC 10-13-3-38.5, with the payment of the amount equal to the 31 costs of a national criminal history background check (as 32 defined in IC 10-13-3-12) of the designated representative to 33 be obtained by the state police department. 34 (2) The date and place of birth of the designated 35 representative. 36 (3) A list of the occupations, positions of employment, and 37 offices held by the designated representative during the 38 immediately preceding seven (7) years, including the principal 39 business and address of the organization with which the 40 occupation, position, or office was associated. 41 (4) A statement concerning whether the designated 42 representative, during the immediately preceding seven (7) 43 years, has been temporarily or permanently enjoined by a

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of related events.

court from violating a state or federal law regulating the

possession, control, or distribution of drugs, including details

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1	(5) A description of any involvement by the designated
2	representative with a business that:
3	(A) manufactured, administered, prescribed, distributed,
4	or stored drugs; and
5	(B) was named as a party in a lawsuit;
6	during the immediately preceding seven (7) years, including
7	investments other than the ownership of stock in a publicly
8	traded company or mutual fund.
9	(6) A description of any criminal offense, other than a minor
10	traffic offense, of which the designated representative has
11	been found guilty as an adult, regardless of whether
12	adjudication of guilt was withheld or whether the designated
13	representative pled guilty or nolo contendere. If the
14	designated representative indicates that a criminal conviction
15	is under appeal, the designated representative shall submit to
16	the board:
17	(A) a copy of the notice of appeal; and
18	(B) not more than fifteen (15) days after the disposition of
19	the appeal, a copy of the final written order of disposition.
20	(7) A photograph of the designated representative taken
21	within the immediately preceding thirty (30) days under
22	procedures specified by the board.
23	(8) A list of the name, address, occupation, date, and place of
24	birth of each member of the designated representative's
25	immediate family, including the designated representative's
26	spouse, children, parents, and siblings, and the spouses of the
27	designated representative's children and siblings.
28	(9) Any other information required by the board.
29	(c) A designated representative must have at least two (2) years
30	of verifiable full-time managerial or supervisory experience in a
31	pharmacy or with a wholesale drug distributor licensed under this
32	chapter or in another state. The designated representative's
33	responsibilities must have included record keeping, storage, and
34	shipment of legend drugs.
35	(d) A designated representative shall not serve as the designated
36	representative for more than one (1) wholesale drug distributor
37	facility at any one (1) time.
38	(e) A designated representative shall be actively involved and
39	aware of the actual daily operations of the wholesale drug
40	distributor as follows:
41	(1) Be employed full time in a managerial position by the
42	wholesale drug distributor.
43	(2) Be physically present at the wholesale drug distributor's
44	facility during normal business hours, except when absent due
45	to illness, family illness or death, scheduled vacation, or

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another authorized absence.



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1	(3) Be aware of, and knowledgeable about, all policies and
2	procedures pertaining to the operations of the wholesale drug
3	distributor.
4	(f) A designated representative must complete continuing
5	education programs specified by the board regarding state and
6	federal law relevant to the distribution, handling, and storage of
7	legend drugs.
8	SECTION 28. IC 25-26-14-16.6 IS ADDED TO THE INDIANA

SECTION 28. IC 25-26-14-16.6 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 16.6.** (a) A wholesale drug distributor that:

- (1) is licensed under this chapter;
- (2) located outside Indiana; and

- (3) distributes legend drugs in Indiana; shall designate an agent in Indiana for service of process.
- (b) A wholesale drug distributor that does not designate an agent under subsection (a) is considered to have designated the secretary of state of Indiana to be the wholesale drug distributor's true and lawful attorney, upon whom legal process may be served in an action or a proceeding against the wholesale drug distributor arising from the wholesale drug distributor's wholesale distribution operations.
- (c) The board shall mail a copy of any service of process to a wholesale drug distributor by certified mail, return receipt requested, postage prepaid, at the address designated by the wholesale drug distributor on the application for licensure submitted under this chapter.
- (d) Service of process on the secretary of state is sufficient in an action or a proceeding against a wholesale drug distributor that is not licensed under this chapter.

SECTION 29. IC 25-26-14-17 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 17. As a condition for receiving and retaining any a wholesale drug distributor license issued under to this chapter, each an applicant must satisfy the board that the applicant has and will continuously maintain the following:

- (1) Acceptable storage and handling conditions and facilities standards for each facility at which legend drugs are received, stored, warehoused, handled, held, offered, marketed, or displayed, or from which legend drugs are transported, including:
  - (A) suitable construction of the facility and appropriate monitoring equipment to ensure that legend drugs in the facility are maintained in accordance with labeling or in compliance with official compendium standards;
  - (B) suitable size and construction to facilitate cleaning, maintenance, and proper wholesale distribution



1	operations;
2	(C) adequate storage areas to provide appropriate lighting,
3	ventilation, temperature, sanitation, humidity, space,
4	equipment, and security conditions;
5	(D) a quarantine area for separate storage of legend drugs
6	that are outdated, damaged, deteriorated, misbranded,
7	adulterated, counterfeit, suspected counterfeit, otherwise
8	unfit for distribution, or contained in immediate or sealed
9	secondary containers that have been opened;
10	(E) maintenance of the facility in a clean and orderly
11	condition;
12	(F) maintenance of the facility in a commercial,
13	nonresidential building; and
14	(G) freedom of the facility from infestation.
15	(2) Each facility is secure from unauthorized entry as follows:
16	(A) Entry into areas where legend drugs are held is limited
17	to authorized personnel.
18	(B) Each facility is equipped with a security system that
19	includes:
20	(A) (i) an after hours central alarm or a comparable entry
21	detection capability;
22	(B) (ii) restricted premises access;
23	(C) (iii) adequate outside perimeter lighting; and
24	(D) (iv) safeguards against theft and diversion, including
25	employee theft and theft or diversion facilitated or hidden
26	by tampering with computers or electronic records; and
27	(v) a means of protecting the integrity and confidentiality
28	of data and documents and of making the data and
29	documents readily available to the board and other state
30	and federal law enforcement officials.
31	(3) A reasonable system of record keeping that as follows:
32	(A) The system describes all the wholesale distributor's
33	activities governed by this chapter for the two (2) three (3)
34	year period after the disposition of each product and all
35	records are maintained for at least three (3) years after
36	disposition of the legend drug to which the record applies.
37	(B) <b>The system</b> is reasonably accessible as determined by
38	board rules in any inspection authorized by the board.
39	(C) The system provides a means to establish and maintain
40	inventories and records of transactions regarding the
41	receipt and distribution or other disposition of all legend
42	drugs, including the following:
43	(i) For legend drugs manufactured by a manufacturer
44	for which the wholesale drug distributor is an authorized
45	distributor, a pedigree for each distributed legend drug
46	that is on the specified list of susceptible products.

1	(ii) For legend drugs manufactured by a manufacturer
2	for which the wholesale drug distributor is not an
3	authorized distributor, a pedigree for each distributed
4	legend drug.
5	(iii) Effective January 1, 2007, an electronic pedigree
6	developed in accordance with standards and
7	requirements of the board for each legend drug received
8	and distributed by the wholesale drug distributor.
9	(iv) Dates of receipt and distribution or other disposition
10	of the legend drugs by the wholesale drug distributor.
11	(v) Availability for inspection and photocopying by any
12	authorized official of a local, state, or federal
13	governmental agency for three (3) years after the
14	creation date of the inventories and records.
15	(D) Onsite electronic inventories and records are
16	immediately available for inspection. Records kept at a
17	central location apart from the inspection site and not
18	electronically retrievable are available for inspection
19	within two (2) working days after a request by an
20	authorized official of a local, state, or federal governmental
21	agency.
22	(E) The system maintains an ongoing list of persons with
23	whom the wholesale drug distributor does business.
24	(F) The system provides for reporting counterfeit or
25	suspected counterfeit legend drugs or counterfeiting or
26	suspected counterfeiting activities to the board and federal
27	Food and Drug Administration.
28	(G) The system provides for mandatory reporting of
29	significant shortages or losses of legend drugs to the board
30	and federal Food and Drug Administration if diversion is
31	known or suspected.
32	(4) Written policies and procedures to which the wholesale drug
33	distributor adheres for the receipt, security, storage,
34	inventory, transport, shipping, and distribution of legend
35	drugs, and that assure reasonable wholesale distributor
36	preparation for, protection against, and handling of any facility
37	security or operation problems, including the following:
38	(A) those Facility security or operation problems caused by
39	natural disaster or government emergency.
40	(B) Correction of inventory inaccuracies. or
41	(C) Product shipping and receiving <b>problems</b> .
42	(C) (D) Quarantine and return to the manufacturer or
43	destruction in accordance with state and federal law of all
44	outdated products and outdated or expired legend
45	drugs, including appropriate documentation and

witnessing.



1	(D) (E) Appropriate disposition of returned goods. and
2	(E) (F) Product recalls.
3	(G) Identifying, recording, and reporting losses or thefts.
4	(H) Implementation and maintenance of a continuous
5	quality improvement system.
6	(I) Recalls and withdrawals of legend drugs due to:
7	(i) an action initiated by the federal Food and Drug
8	Administration or another federal, state, or local
9	governmental agency;
10	(ii) a volunteer action by the manufacturer to remove
11	defective or potentially defective legend drugs from the
12	market; or
13	(iii) an action undertaken to promote public health and
14	safety by replacing existing merchandise with an
15	improved product or a new package design.
16	(J) Disposition and destruction of containers, labels, and
17	packaging to ensure that the containers, labels, and
18	packaging are not used in counterfeiting activities,
19	including necessary documentation and witnessing in
20	accordance with state and federal law.
21	(K) Investigation of discrepancies in the inventory
22	involving counterfeit, suspected counterfeit, contraband, or
23	suspected contraband legend drugs and reporting of
24	discrepancies within three (3) business days to the board
25	and any other appropriate state or federal governmental
26	agency.
27	(L) Reporting of criminal or suspected criminal activities
28	involving the inventory of legend drugs to the board within
29	three (3) business days.
30	(M) Conducting for cause authentication and random
31	authentication as required under sections 17.2, 17.3, and
32	17.8 of this chapter.
33	(5) Written policies and procedures and sufficient inspection
34	procedures for all incoming and outgoing product shipments,
35	including the following:
36	(A) Upon receipt, each shipping container is visually
37	examined in a manner adequate to identify the legend
38	drugs in the container and to determine whether the legend
39	drugs may be outdated, adulterated, misbranded,
40	contaminated, contraband, counterfeit, suspected
41	counterfeit, damaged, or otherwise unfit for distribution.
42	(B) Upon receipt, the wholesale drug distributor reviews
43	records for the acquisition of legend drugs for accuracy
44	and completeness, considering the:
45	(i) total facts and circumstances surrounding each
46	transaction involving the legend drugs; and



1	(ii) wholesale drug distributors involved.
2	(C) A legend drug considered to be outdated, adulterated,
3	misbranded, contaminated, contraband, counterfeit,
4	suspected counterfeit, damaged, or otherwise unfit for
5	distribution is quarantined until:
6	(i) examination and a determination that the legend drug
7	is not outdated, adulterated, misbranded, contaminated,
8	contraband, counterfeit, damaged, or otherwise unfit for
9	distribution; or
10	(ii) the legend drug is destroyed or returned to the
11	manufacturer or wholesale drug distributor from which
12	the legend drug was acquired.
13	(D) Written policies and procedures to ensure that a legend
14	drug that was:
15	(i) ordered in error or in excess of need by the wholesale
16	drug distributor;
17	(ii) identified within three (3) business days after receipt
18	as ordered in error or in excess of need; and
19	(iii) maintained such that the legend drug's integrity has
20	not been compromised;
21	may be returned to the manufacturer or wholesale drug
22	distributor from which the legend drug was acquired if the
23	appropriate documentation is completed and necessary
24	notations are made to a required pedigree.
25	(E) Written policies and procedures to ensure that if the
26	wholesale drug distributor determines that a legend drug
27	is adulterated, misbranded, counterfeit, or suspected
28	counterfeit, the wholesale drug distributor provides notice
29	of the adulteration, misbranding, counterfeiting, or
30	suspected counterfeiting to the board, the federal Food and
31	Drug Administration, and the manufacturer or wholesale
32	drug distributor from which the legend drug was acquired
33	within three (3) business days.
34	(F) Written policies and procedures to ensure that if the
35	immediate or sealed outer or secondary container or
36	labeling of a legend drug is adulterated, misbranded,
37	counterfeit, or suspected counterfeit, the wholesale drug
38	distributor:
39	(i) quarantines the legend drug until the legend drug is
40	destroyed or returned to the manufacturer or wholesale
41	drug distributor from which the legend drug was
42	acquired; and
43	(ii) provides notice of the adulteration, misbranding,
44	counterfeiting, or suspected counterfeiting to the board,
45	the federal Food and Drug Administration, and the
46	manufacturer or wholesale drug distributor from which



1 the drug was acquired within three (3) business days. 2 (G) Written policies and procedures to ensure that a 3 legend drug that has been opened or used, but is not 4 adulterated, misbranded, counterfeit, or suspected 5 counterfeit, is identified as such and quarantined until the 6 legend drug is destroyed or returned to the manufacturer 7 or wholesale drug distributor from which the legend drug 8 was acquired. 9 (H) Written policies and procedures to ensure that: 10 (i) a legend drug that will be returned to a manufacturer 11 or wholesale drug distributor is kept under proper 12 conditions for storage, handling, transport, and shipment 13 before the return; and 14 (ii) documentation showing that proper conditions were 15 maintained is provided to the manufacturer or wholesale 16 drug distributor to which the legend drug is returned. 17 (I) Each outgoing shipment is inspected for identity of the 18 legend drugs and to ensure that the legend drugs have not 19 been damaged in storage or held under improper 20 conditions. 21 (J) Written policies and procedures to ensure that if 22 conditions under which a legend drug has been returned to 23 the wholesale drug distributor cast doubt on the legend 24 drug's safety, identity, strength, quality, or purity, the 25 legend drug is destroyed or returned to the manufacturer 26 or wholesale drug distributor from which the legend drug 27 was acquired unless examination, testing, or other 28 investigation proves that the legend drug meets 29 appropriate standards of safety, identity, strength, quality, 30 and purity. In determining whether the conditions under 31 which a legend drug has been returned cast doubt on the 32 drug's safety, identity, strength, quality, or purity, the 33 wholesale drug distributor considers the conditions under 34 which the legend drug is been held, stored, or shipped 35 before or during the legend drug's return and the 36 condition of the legend drug and the legend drug's 37 container, carton, or labeling upon receipt of the returned 38 legend drug. 39 (K) Written policies and procedures to ensure that 40 contraband, counterfeit, or suspected counterfeit legend 41 drugs, other evidence of criminal activity, and 42 accompanying documentation are retained until a 43 disposition is authorized by the board and the federal Food 44 and Drug Administration.

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(L) Written policies and procedures to ensure that any

shipping, immediate, or sealed outer or secondary

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1	container or labeling, and accompanying documentation,
2	suspected of or determined to be counterfeit or fraudulent,
3	are retained until a disposition is authorized by the board
4	and federal Food and Drug Administration.
5	(6) Operations in compliance with all federal legal requirements
6	applicable to wholesale drug distribution.
7	(7) Written policies and procedures to provide for the secure
8	and confidential storage of information with restricted access
9	and to protect the integrity and confidentiality of the
10	information.
11	(8) A pedigree as required under this chapter.
12	(9) Appropriate inventory management and control systems
13	to:
14	(A) prevent; and
15	(B) allow detection and documentation of;
16	theft, counterfeiting, or diversion of legend drugs.
17	(10) If the wholesale drug distributor is involved in the
18	distribution of controlled substances, registration with the
19	federal Drug Enforcement Administration and board and
20	compliance with all laws related to the storage, handling,
21	transport, shipment, and distribution of controlled
22	substances.
23	(11) Isolation of controlled substances from noncontrolled
24	substances and storage of the controlled substances in a
25	secure area in accordance with federal Drug Enforcement
26	Administration security requirements and standards.
27	(12) Technology and equipment that allow the wholesale drug
28	distributor to authenticate, track, and trace legend drugs. The
29	technology and equipment meets standards set by the board
30	and is used as required by the board to conduct for cause and
31	random tracking, tracing, and authentication of legend drugs.
32	(13) Employment, training, and documentation of the training
33	concerning the proper use of the technology and equipment.
34	(14) Packaging operations in accordance with an official
35	compendium allowing the identification of a compromise in

storage conditions.

SECTION 30. IC 25-26-14-17.2 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 17.2. (a) A wholesale drug distributor that purchases legend drugs from another wholesale drug distributor and has reason to believe that a legend drug purchased from the other wholesale drug distributor is counterfeit, suspected counterfeit, misbranded, or adulterated shall conduct a for cause authentication of each distribution of the legend drug back to the manufacturer.

the integrity of the legend drugs due to tampering or adverse



- (b) A wholesale drug distributor that has engaged in the distribution of a legend drug for which a purchasing wholesale drug distributor conducts a for cause authentication under subsection (a) shall provide, upon request, detailed information regarding the distribution of the legend drug, including the:
  - (1) date of purchase of the legend drug;
  - (2) lot number of the legend drug;

- (3) sales invoice number of the legend drug; and
- (4) contact information, including name, address, telephone number, and electronic mail address, of the wholesale drug distributor that sold the legend drug.
- (c) If a wholesale drug distributor conducts a for cause authentication under subsection (a) and is unable to authenticate each distribution of the legend drug, the wholesale drug distributor shall quarantine the legend drug and report the circumstances to the board and the federal Food and Drug Administration not more than ten (10) business days after completing the attempted authentication.
- (d) If a wholesale drug distributor authenticates the distribution of a legend drug back to the manufacturer under subsection (a), the wholesale drug distributor shall maintain records of the authentication for three (3) years and shall produce the records for the board and the federal Food and Drug Administration upon request.

SECTION 31. IC 25-26-14-17.3 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 17.3. (a) A wholesale drug distributor that purchases legend drugs from another wholesale drug distributor shall, at least annually, conduct a random authentication of a required pedigree on at least ten percent (10%) of sales units of wholesale distributions of legend drugs purchased from other wholesale drug distributors.

- (b) If a wholesale drug distributor purchases from another wholesale drug distributor a legend drug that is on the specified list of susceptible products, the wholesale drug distributor shall, at least quarterly, conduct a random authentication of a required pedigree on at least ninety percent (90%) of sales units of distributions of legend drugs that are on the specified list of susceptible products and that were purchased from other wholesale drug distributors.
- (c) A wholesale drug distributor from whom another wholesale drug distributor purchases legend drugs shall cooperate with random authentications of pedigrees described in this section and provide requested information in a timely manner.
- (d) If a wholesale drug distributor conducts a random authentication under this section and is unable to authenticate each



distribution of the legend drug, the wholesale drug distributor shall quarantine the legend drug and report the circumstances to the board and the federal Food and Drug Administration not more than ten (10) business days after completing the attempted authentication.

SECTION 32. IC 25-26-14-17.8 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 17.8. (a) A wholesale drug distributor licensed under this chapter that purchases legend drugs from a wholesale drug distributor that is not licensed under this chapter shall act with due diligence under this section.

- (b) Before the initial purchase of legend drugs from the unlicensed wholesale drug distributor, the licensed wholesale drug distributor shall obtain the following information from the unlicensed wholesale drug distributor:
  - (1) A list of states in which the unlicensed wholesale drug distributor is licensed.
  - (2) A list of states into which the unlicensed wholesale drug distributor ships legend drugs.
  - (3) Copies of all state and federal regulatory licenses and registrations held by the unlicensed wholesale drug distributor.
  - (4) The unlicensed wholesale drug distributor's most recent facility inspection reports.
  - (5) Information regarding general and product liability insurance maintained by the unlicensed wholesale drug distributor, including copies of relevant policies.
  - (6) A list of other names under which the unlicensed wholesale drug distributor does business or has been previously known.
  - (7) A list of corporate officers and managerial employees of the unlicensed wholesale drug distributor.
  - (8) A list of all owners of the unlicensed wholesale drug distributor that own more than ten percent (10%) of the unlicensed wholesale drug distributor, unless the unlicensed wholesale drug distributor is publicly traded.
  - (9) A list of all disciplinary actions taken against the unlicensed wholesale drug distributor by state and federal agencies.
  - (10) A description, including the address, dimensions, and other relevant information, of each facility used by the unlicensed wholesale drug distributor for legend drug storage and distribution.
  - (11) A description of legend drug import and export activities of the unlicensed wholesale drug distributor.
- (12) A description of the unlicensed wholesale drug distributor's procedures to ensure compliance with this



1	chapter.
2	(13) A statement:
3	(A) as to whether; and
4	(B) of the identity of each manufacturer for which;
5	the unlicensed wholesale drug distributor is an authorized
6	distributor.
7	(c) Before the initial purchase of legend drugs from an
8	unlicensed wholesale drug distributor, the licensed wholesale drug
9	distributor shall:
10	(1) obtain a national criminal history background check (as
11	defined in IC 10-13-3-12) through the state police departmen
12	of all individuals associated with the unlicensed wholesale
13	drug distributor as specified for licensure of a wholesale drug
14	distributor under section 16(b) of this chapter; and
15	(2) verify the unlicensed wholesale drug distributor's status as
16	an authorized distributor, if applicable.
17	(d) If an unlicensed wholesale drug distributor's facility has no
18	been inspected by the board or the board's agent within three (3
19	years of a contemplated purchase described in subsection (a), the
20	licensed wholesale drug distributor shall conduct an inspection o
21	the unlicensed wholesale drug distributor's facility:
22	(1) before the initial purchase of legend drugs from the
23	unlicensed wholesale drug distributor; and
24	(2) at least once every three (3) years unless the unlicensed
25	wholesale drug distributor's facility has been inspected by the
26	board, or the board's agent, during the same period;
27	to ensure compliance with applicable laws and regulations relating
28	to the storage and handling of legend drugs. A third party may be
29	engaged to conduct the site inspection on behalf of the licensed
30	wholesale drug distributor.
31	(e) At least annually, a licensed wholesale drug distributor tha
32	purchases drugs from an unlicensed wholesale drug distributor
33	shall ensure that the unlicensed wholesale drug distributor
34	maintains a record keeping system that meets the requirements o
35	section 17(3) of this chapter.
36	(f) If a licensed wholesale drug distributor that purchases drug
37	from an unlicensed wholesale drug distributor has reason to
38	believe that a legend drug purchased from the unlicensed wholesale
39	drug distributor is misbranded, adulterated, counterfeit, or
40	suspected counterfeit, the licensed wholesale drug distributor shal
41	conduct a for cause authentication of each distribution of the
42	legend drug back to the manufacturer.
43	(g) An unlicensed wholesale drug distributor that has engaged
44	in the distribution of a legend drug for which a licensed wholesale
45	drug distributor conducts a for cause authentication under

subsection (f) shall provide, upon request, detailed information



regarding the distribution of the legend drug, including the:

- (1) date of purchase of the legend drug;
- (2) lot number of the legend drug;

- (3) sales invoice number of the legend drug; and
- (4) contact information, including name, address, telephone number, and any electronic mail address, of the unlicensed wholesale drug distributor that sold the legend drug.
- (h) If a licensed wholesale drug distributor conducts a for cause authentication under subsection (f) and is unable to authenticate each distribution of the legend drug, the licensed wholesale drug distributor shall quarantine the legend drug and report the circumstances to the board and the federal Food and Drug Administration within ten (10) business days after completing the attempted authentication.
- (i) If a licensed wholesale drug distributor authenticates the distribution of a legend drug back to the manufacturer under subsection (f), the licensed wholesale drug distributor shall maintain records of the authentication for three (3) years and shall provide the records to the board upon request.
- (j) A licensed wholesale drug distributor that purchases legend drugs from an unlicensed wholesale drug distributor shall, at least annually, conduct random authentications of required pedigrees on at least ten percent (10%) of sales units of distributions of legend drugs that were purchased from unlicensed wholesale drug distributors.
- (k) A licensed wholesale drug distributor that has purchased a legend drug that is on the specified list of susceptible products shall, at least quarterly, conduct random authentications of required pedigrees on at least ninety percent (90%) of sales units of distributions of legend drugs that:
  - (1) are on the specified list of susceptible products; and
  - (2) were purchased from unlicensed wholesale drug distributors.
- (l) An unlicensed wholesale drug distributor from which a licensed wholesale drug distributor has purchased drugs shall cooperate with the random authentications of pedigrees under this section and provide requested information in a timely manner.
- (m) If a wholesale drug distributor conducts a random authentication under subsection (j) or (k) and is unable to authenticate each distribution of the legend drug, the wholesale drug distributor shall quarantine the legend drug and report the circumstances to the board and the federal Food and Drug Administration not more than ten (10) business days after completing the attempted authentication.

SECTION 33. IC 25-26-14-17.9 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS



[EFFECTIVE JULY 1, 2005]: Sec. 17.9. A wholesale drug distributor licensed under this chapter may not use a trade name or business name identical to a trade name or business name used by another wholesale drug distributor licensed under this chapter.

SECTION 34. IC 25-26-14-20 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 20. (a) A person employed in wholesale distribution must have appropriate education or experience to assume responsibility for positions related to compliance with licensing requirements.

(b) Before employing a person to be engaged in the operation and handling of legend drugs, a wholesale drug distributor shall obtain a national criminal history background check (as defined in IC 10-13-3-12) through the state police department for the person.

SECTION 35. IC 25-26-14-21 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 21. (a) A wholesale drug distributor license expires at midnight of the **annual** renewal date specified by the health professions bureau under IC 25-1-5-4. in each even-numbered year:

- (b) The board shall mail renewal application forms to each licensed wholesale drug distributor before the first day of the month before the month in which the license expires. If an application for renewal has not been filed and the required fee paid before the license expiration date, the wholesale drug distributor license shall lapse and become void.
- (c) A lapsed license may be reinstated only by meeting the requirements under IC 25-1-8-6.
- (d) A wholesale drug distributor may not be open for business after the license has lapsed until the renewal is completed.

SECTION 36. IC 25-26-14-21.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 21.5. (a) A person may not perform, cause the performance of, or aid or abet the performance of the following:

- (1) The manufacture, repackaging, sale, delivery, holding, or offering for sale of a legend drug that is adulterated, misbranded, counterfeit, suspected counterfeit, or is otherwise unfit for distribution.
- (2) The adulteration, misbranding, or counterfeiting of a legend drug.
- (3) The receipt of a legend drug that is adulterated, misbranded, stolen, obtained by fraud or deceit, counterfeit, or suspected counterfeit, and the delivery or proffered delivery of the legend drug for pay or otherwise.
- (4) The alteration, mutilation, destruction, obliteration, or removal of the whole or a part of the labeling of a legend drug or the commission of another act with respect to a legend drug



1	that results in the legend drug being misbranded.
2	(5) Forging, counterfeiting, simulating, or falsely representing
3	a legend drug using a mark, stamp, tag, label, or other
4	identification device without the authorization of the
5	manufacturer.
6	(6) The purchase or receipt of a legend drug from a person
7	that is not licensed to distribute legend drugs to the purchaser
8	or recipient.
9	(7) The sale or transfer of a legend drug to a person that is not
0	authorized under the law of the jurisdiction in which the
1	person receives the legend drug to purchase or receive legend
2	drugs from the person selling or transferring the legend drug.
3	(8) Failure to maintain or provide records as required under
4	this chapter.
5	(9) Providing the board, a representative of the board, or a
6	state or federal official with false or fraudulent records or
7	making false or fraudulent statements regarding a matter
8	related to this chapter.
9	(10) The wholesale distribution of a legend drug that was:
0	(A) purchased by a public or private hospital or other
1	health care entity;
2	(B) donated or supplied at a reduced price to a charitable
3	organization; or
4	(C) stolen or obtained by fraud or deceit.
5	(11) Obtaining or attempting to obtain a legend drug by
6	fraud, deceit, misrepresentation, or engaging in fraud, deceit,
7	or misrepresentation in the distribution of a legend drug.
8	(12) Failure to obtain, authenticate, or provide a required
9	pedigree.
0	(13) The receipt of a legend drug through wholesale
1	distribution without first receiving a required pedigree
2	attested to as accurate and complete by the wholesale drug
3	distributor.
4	(14) Distributing a legend drug that was previously dispensed
5	by a retail pharmacy or distributed by a practitioner.
6	(15) Failure to report an act prohibited by this section.
7	(b) The board may impose the following sanctions if, after a
8	hearing under IC 4-21.5-3, the board finds that a person has
9	violated subsection (a):
0	(1) Revoke the wholesale drug distributor's license issued
1	under this chapter if the person is a wholesale drug
2	distributor.
3	(2) Assess a civil penalty against the person. A civil penalty
4	assessed under this subdivision may not be more than ten

SECTION 37. IC 25-26-14-26 IS AMENDED TO READ AS

thousand dollars (\$10,000).

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1	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 26. (a) A person that
2	engages in the wholesale distribution of a legend drug without a license
3	issued under this chapter commits a Class D felony.
4	(b) A person that engages in the wholesale distribution of a
5	legend drug and:
6	(1) that, with intent to defraud or deceive:
7	(A) fails to obtain or deliver to another person a complete
8	and accurate required pedigree concerning a legend drug
9	before:
10	(i) obtaining the legend drug from another person; or
11	(ii) transferring the legend drug to another person; or
12	(B) falsely swears or certifies that the person has
13	authenticated any documents related to the wholesale
14	distribution of legend drugs;
15	(2) that knowingly:
16	(A) destroys, alters, conceals, or fails to maintain a
17	complete and accurate required pedigree concerning a
18	legend drug in the person's possession;
19	(B) purchases or receives legend drugs from a person not
20	authorized to distribute legend drugs in wholesale
21	distribution;
22	(C) sells, barters, brokers, or transfers a legend drug to a
23	person not authorized to purchase the legend drug in the
24	jurisdiction in which the person receives the legend drug
25	in a wholesale distribution;
26	(D) forges, counterfeits, or falsely creates a pedigree;
27	(E) falsely represents a factual matter contained in a
28	pedigree; or
29	(F) fails to record material information required to be
30	recorded in a pedigree; or
31	(3) that:
32	(A) is in possession of a required pedigree concerning a
33	legend drug;
34	(B) knowingly fails to authenticate the matters contained
35	in the pedigree as required; and
36	(C) distributes or attempts to further distribute the legend
37	drug;
38	commits a Class D felony.
39	(c) If a person is found guilty of an offense specified in
40	subsection (b), the court convicting and sentencing the person may
41	order that the person forfeit to the state the following real or
42	personal property:
43	(1) Property used or intended to be used to commit, facilitate,
44	or promote the commission of the offense.
45	(2) Property constituting, derived from, or traceable to the
46	gross proceeds that the person obtained directly or indirectly

1	as a result of the offense.
2	Property or assets subject to forfeiture under this subsection may
3	be seized under a warrant obtained in the same manner as a search
4	warrant or as otherwise permitted by law and may be held until
5	the case against the person is adjudicated.
6	SECTION 38. IC 25-26-14-27 IS AMENDED TO READ AS
7	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 27. A wholesale drug
8	distributor that fails to comply with the conditions and requirements
9	described in section 17, 17.2, 17.3, 17.8, 17.9, or 20 of this chapter
10	commits a Class D felony.
11	SECTION 39. IC 35-43-10 IS ADDED TO THE INDIANA CODE
12	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2005]:
14	Chapter 10. Legend Drug Deception
15	Sec. 1. The definitions in IC 25-26-14 apply throughout this
16	chapter.
17	Sec. 2. A person that knowingly:
18	(1) actually or constructively possesses an amount of a
19	contraband legend drug;
20	(2) sells, delivers, or possesses with intent to sell or deliver an
21	amount of a contraband legend drug;
22	(3) forges, counterfeits, or falsely creates a label for a legend
23	drug or who falsely represents a factual matter contained on
24	a label of a legend drug; or
25	(4) manufactures, purchases, sells, delivers, or brings into
26	Indiana, or that is knowingly in actual or constructive
27	possession of an amount of a contraband legend drug;
28	commits legend drug deception, a Class D felony.
29	Sec. 3. A person that knowingly manufactures, purchases, sells,
30	delivers, or brings into Indiana, or that is knowingly in actual or
31	constructive possession of an amount of a contraband legend drug,
32	and whose acts result in the death of an individual commits legend
33	drug deception resulting in death, a Class A felony.
34	Sec. 4. If a person is found guilty of an offense specified in this
35	chapter, the court convicting and sentencing the person may order
36	that the person forfeit to the state the following real or personal
37	property:
38	(1) Property used or intended to be used to commit, facilitate,
39	or promote the commission of the offense.
40	(2) Property constituting, derived from, or traceable to the
41	gross proceeds that the person obtained directly or indirectly
42	as a result of the offense.
43	Property or assets subject to forfeiture under this section may be
44	seized under a warrant obtained in the same manner as a search
45	warrant or as otherwise permitted by law and may be held until
46	the case against the person is adjudicated.